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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/042,408	01/08/2002	Naoki Fukutomi	7426-082	9036
	590 03/19/200 ERRY, STOUT & KI	EXAMINER		
1300 NORTH SI	EVENTEENTH STRI		DOTY, HEATHER ANNE	
SUITE 1800 ARLINGTON, V	VA 22209-3873		ART UNIT	PAPER NUMBER
,			2813	
SHORTENED STATUTORY	PERIOD OF RESPONSE	MAIL DATE	DELIVERY MODE	
3 MON	THS	03/19/2007	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

	·	Application No.	Applicant(s)				
Office Action Summary		10/042,408	FUKUTOMI ET A	FUKUTOMI ET AL.			
		Examiner	Art Unit				
	·	Heather A. Doty	2813				
Period fo	The MAILING DATE of this communication or Reply	appears on the cover sheet	with the correspondence ac	ddress			
WHIC - Exter after - If NO - Failu Any I	ORTENED STATUTORY PERIOD FOR RECHEVER IS LONGER, FROM THE MAILING asions of time may be available under the provisions of 37 CFR SIX (6) MONTHS from the mailing date of this communication. period for reply is specified above, the maximum statutory per to reply within the set or extended period for reply will, by stately received by the Office later than three months after the management of the provided patent term adjustment. See 37 CFR 1.704(b).	B DATE OF THIS COMMUN R 1.136(a). In no event, however, may iod will apply and will expire SIX (6) Mo atute, cause the application to become	NICATION. a reply be timely filed ONTHS from the mailing date of this of ABANDONED (35 U.S.C. § 133).	,			
Status							
1)[Responsive to communication(s) filed on 02	7 Sentember 2006					
·		his action is non-final.					
3)							
- /.—	closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
Dispositi	on of Claims						
4)⊠	Claim(s) <u>32,35-37 and 41-53</u> is/are pending	in the application.		•			
•	4a) Of the above claim(s) is/are withdrawn from consideration.						
	Claim(s) is/are allowed.	•	•				
	6)⊠ Claim(s) <u>32,35-37 and 41-53</u> is/are rejected.						
7)	Claim(s) is/are objected to.						
8)[Claim(s) are subject to restriction and	d/or election requirement.		•			
Annlineti	an Danasa	:					
	on Papers						
9) The specification is objected to by the Examiner.							
10)⊠ The drawing(s) filed on <u>08 January 2002</u> is/are: a)⊠ accepted or b)□ objected to by the Examiner.							
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.							
'')L.	The oath of declaration is objected to by the	Examiner, Note the attach	ed Office Action of form P	10-152.			
Priority ι	ınder 35 U.S.C. § 119						
12)⊠ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a)⊠ All b)□ Some * c)□ None of:							
	1. Certified copies of the priority docume	ents have been received.	·				
	2. Certified copies of the priority documents have been received in Application No. <u>08/716,362</u> .						
	3. Copies of the certified copies of the p	riority documents have bee	en received in this National	Stage			
-):	application from the International Bureau (PCT Rule 17.2(a)).						
* S	See the attached detailed Office action for a	list of the certified copies no	ot received.				
Attachmen:	Ne)						
	us) e of References Cited (PTO-892)	4) Interview	v Summary (PTO-413)				
	e of Draftsperson's Patent Drawing Review (PTO-948)	Paper No	o(s)/Mail Date				
	nation Disclosure Statement(s) (PTO/SB/08) r No(s)/Mail Date	5) Notice o 6) Other: _	f Informal Patent Application				

Application/Control Number: 10/042,408

Art Unit: 2813

DETAILED ACTION

This action is in response to the amendment dated 9/7/2006. By this amendment, claims 32, 35-37, and 41-53 are pending.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 32, 36, and 41, 44, 46, and 49-51 are rejected under 35 U.S.C. 103(a) as being unpatentable over Ackermann et al. (U.S. 4,975,765) in view of Yamaguchi (U.S. 5,250,470).

Regarding claim 32, Ackermann et al. teaches a substrate for semiconductor packages having an insulating supporting member (17 in Fig. 3) and plural sets of wirings (19 and 20 in Fig. 3B) formed on one side of said insulating supporting member, and further comprising a semiconductor device mounting region (2 in Fig. 3A, 3B) and a resin-sealing semiconductor package region (11 in Fig. 3E) outside of said semiconductor device mounting region, wherein said wirings comprise a predetermined wiring pattern (20 in Fig. 3B) including wire-bonding terminals (19 in Fig. 3) and external connection terminals (ends of lines 20 in Fig. 3B), wherein said wire-bonding terminals are provided in said semiconductor package region and said external connection terminals are provided only within said semiconductor device mounting region (Fig. 3B), and wherein openings (18 in Fig. 3C) are provided in said insulating supporting member

at points where said external connection terminals are formed, reaching said external connection terminals, the external connection terminals providing a cap on said openings (Ackermann et al. teaches through-metalizing the openings—column 7, lines 13-17—the top of the through-metalization, which corresponds to the ends of lines 20, caps the openings).

Ackermann et al. does not disclose that plural sets of said semiconductor device mounting region and said semiconductor package region are formed on said insulating supporting member, wherein said plurality of said semiconductor device mounting regions and semiconductor package regions have blocks of said wirings, each having a same wiring pattern.

Yamaguchi teaches a method of forming plural sets of sets of identical blocks of wiring on a substrate for semiconductor packages (Fig. 10). This method allows for multiple chips to be manufactured together on a single substrate, and subsequently separated (column 5, lines 17-19).

Therefore, at the time of the invention, it would have been obvious to one of ordinary skill in the art to make the substrate with the wiring pattern and semiconductor package region taught by Ackermann et al., and repeat this structure a plurality of times on a single substrate, as taught by Yamaguchi. The motivation for doing so at the time of the invention would have been to increase device production by manufacturing multiple semiconductor packages on a single substrate and subsequently separating them, as taught by Yamaguchi.

Regarding claim 36, Ackermann et al. and Yamaguchi together teach the substrate of claim 32. Ackermann et al. further teaches that the external connection terminals are arranged in a grid pattern at positions corresponding to a semiconductor device-mounting region of said substrate (Fig. 3B).

Regarding claim 41, Ackermann et al. and Yamaguchi together teach the substrate according to claim 32. Ackermann et al. teaches that the sets of wirings can be formed on both sides of the substrate (implying that they can also be formed on only one side), but Yamaguchi teaches forming sets of wiring only on one side of the insulating supporting member.

Therefore, at the time of the invention, it would have been obvious to one of ordinary skill in the art to form the wirings on only side of the insulating supporting member, as taught by Yamaguchi, since Yamaguchi teaches that it is known in the art to form wiring on only one side of the substrate surface, and forming the wiring on both sides would increase the number of processing steps involved in manufacturing the packaging.

Regarding claim 50, Ackermann et al. and Yamaguchi together teach the substrate according to claim 32. Ackermann et al. further teaches that said openings extend completely through said insulating supporting member (Ackermann et al. teaches through-holes 18).

Regarding claims 44, 46, 49, and 51, Ackermann et al. and Yamaguchi together teach the substrate according to claims 32 and 50. Ackermann et al. further teaches that said plural sets of wirings are provided on a surface of said insulating support

Application/Control Number: 10/042,408

Art Unit: 2813

member (Fig. 3B) and that said semiconductor-mounting region is provided at said one side of said insulating support member (Fig. 3D).

Claim 35 is rejected under 35 U.S.C. 103(a) as being unpatentable over Ackermann et al. (U.S. 4,975,765) in view of Yamaguchi (U.S. 5,250,470), as applied to claim 32 above, and further in view of Enomoto et al. (U.S. 5,175,060).

Ackermann et al. and Yamaguchi together teach the substrate of claim 32 (note 35 U.S.C. 103(a) rejection above). Ackermann et al. further discloses chemically depositing a nickel and gold layer on the wire-bonding terminal (column 5, lines 49-53), but does not expressly disclose a gold plate layer.

Enomoto et al. teaches that it is advantageous to plate a wire-bonding surface with nickel and gold to enhance the connection reliability of the wire to be bonded (column 6, lines 16-25).

Therefore, at the time of the invention, it would have been obvious to one of ordinary skill in the art to make the substrate taught by Ackermann et al. and Yamaguchi together, and further add a nickel layer and gold plate layer to the wirebonding terminal, as taught by Enomoto et al. to be advantageous for enhancing the connection reliability of the wire to the bonding surface.

Claims 42 and 48 are rejected under 35 U.S.C. 103(a) as being unpatentable over Ackermann et al. (U.S. 4,975,765) in view of Yamaguchi (U.S. 5,250,470), as applied to claims 32 and 46 above, and further in view of Beilin et al. (U.S. 5,454,161).

Regarding claims 42 and 48, Ackermann et al. and Yamaguchi together teach the substrates according to claims 32 and 46 (note 35 U.S.C. 103(a) rejections above),

but do not expressly teach that the external connection terminals completely block the openings.

Beilin et al. teaches that it is standard in the art of through-hole interconnector fabrication to drill holes through a substrate and subsequently fill the through hole with metallization (column 2, lines 5-20). Beilin et al. additionally teaches that electroplating ensures void-free hermetic filling of through holes (column 10, lines 29-61).

Therefore, at the time of the invention, it would have been obvious to one of ordinary skill in the art to fabricate the substrate taught by Ackermann et al. and Yamaguchi together, and further fully metalize the through holes, as taught by Beilin et al., to provide hermetic filling of the through holes. As combined with Ackermann et al., the tops of the completely filled through holes, which correspond to the ends of the wiring lines 20 (the external connection terminals) in Fig. 3B, will completely block the openings, resulting in the invention as claimed in claims 42 and 48.

Claims 37, 45, 47, 52, and 53 are rejected under 35 U.S.C. 103(a) as being unpatentable over Ackermann et al. (U.S. 4,975,765) in view of Yamaguchi (U.S. 5,250,470), as applied to claim 32 above, and further in view of Lumbard et al. (U.S. 4,890,383) and Pennisi et al. (U.S. 5,313,365).

Regarding claims 37, 45, 47, 52, and 53, Ackermann et al. and Yamaguchi together teach a semiconductor package produced by a method comprising the steps of mounting a semiconductor device on each of said plural semiconductor device mounting regions of the substrate for semiconductor packages according to claims 32 and 44, 47, 50, and 51 (note 35 U.S.C. 103(a) rejection above). Ackermann et al. further

teaches electrically connecting the semiconductor devices with the wire-bonding terminals by wire bonding (column 5, lines 59-63) and sealing said semiconductor package region including said semiconductor device with a sealing resin connected in one piece (column 6, lines 3-18). Yamaguchi further teaches employing a die-bonding material to mount a semiconductor device on each of said plural semiconductor device mounting regions of the substrate (column 5, lines 1-6), and cutting said substrate for semiconductor packages to be separated into the individual semiconductor packages (column 5, lines 17-19).

Ackermann et al. teaches forming bumps on said external connection terminals (21 in Figs. 3 and 5), but does not teach that they are solder bumps. Additionally, neither Ackermann nor Yamaguchi teaches cutting the substrate and the sealing resin in one operation.

Lumbard et al. teaches mounting a plurality of semiconductor chips on a substrate, encapsulating the chips and associated wiring in a sealing resin, and cutting the substrate and the sealing resin in one operation to be separated into the individual semiconductor package (column 2, lines 1-37). Lumbard et al. teaches that this method is suitable for fully automated, and therefore low-cost, production.

Pennisi et al. teaches forming solder bumps on the underside of a packaging substrate connected to a semiconductor die via plated through holes.

Therefore, at the time of the invention, it would have been obvious to one of ordinary skill in the art to make the substrate taught by Ackermann et al. and Yamaguchi together, and further use a die-bonding material to mount a semiconductor

device on each of said plural device mounting regions of the substrate, as taught by Yamaguchi, to facilitate fixing the die to the mounting area.

Also at the time of the invention, it would have been obvious to one of ordinary skill in the art to make the substrate taught by Ackermann et al. and Yamaguchi together, and further cut the substrate and sealing resin in one operation to be separated into the individual semiconductor package, as taught by Lumbard et al. to be part of a fully automated and low-cost production.

Also at the time of the invention, it would have been obvious to one of ordinary skill in the art to use solder bumps on the external connection terminals, since Ackermann et al. teaches using bumps on the external connection terminals, and Pennisi et al. further teaches that solder bumps specifically are appropriate in such an arrangement of device and packaging features.

Response to Arguments

Applicant's arguments filed 9/7/2006 have been fully considered but they are not persuasive.

Applicant's primary argument is that Ackermann et al. discloses through holes metalized only on peripheral surfaces (p. 11, second paragraph), while Applicant claims capped openings (paragraph bridging pp. 11 and 12, accompanying reference drawing).

However, the examiner does not find this argument persuasive. Ackermann et al. does not expressly teach that the through-holes are metallized only on the surfaces, and appears to illustrate them as completely filled in Fig. 3. At best Ackermann et al. does not specify whether the metallization is present only on the through-hole surfaces

or if it completely blocks the through holes. Regardless, claim 32 does not require the through holes to be completely blocked by metallization. As amended, claim 32 only requires that the external connection terminals provide a cap on the openings, which Ackermann et al. teaches, even if Ackermann et al. is interpreted such that the "cap" does not completely cover the opening.

Newly added claims 42 and 48 require that the external connection terminals completely block the openings, and the examiner has relied upon Beilin et al. for this teaching, since Ackermann et al. does not disclose it expressly.

Conclusion

Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Application/Control Number: 10/042,408

Art Unit: 2813

Any inquiry concerning this communication or earlier communications from the

Page 10

examiner should be directed to Heather A. Doty, whose telephone number is 571-272-

8429. The examiner can normally be reached on M-F, 8:30 - 5:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Carl Whitehead, Jr., can be reached at 571-272-1702. The fax phone

number for the organization where this application or proceeding is assigned is 571-

273-8300.

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CARL WHITEHEAD, JR.

SUPERVISORY PATENT EXAMINER

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